# **Exhibit D**

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Patent, Tsademark Copyright Unfair Competition & Related Intellectual Property Matters

> Michael Hurey Extension 3018

LAW OFFICES OF
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WRITER'S EMAIL:

December 15, 2005

VIA FACSIMILE

Confirmation copy via Federal Express

Harry Gera Perfume Network, Inc. 70 Gordon Drive Syosset, NY 11791

Re:

Jivago Trademark

Our Docket No. 458017,16389

Dear Mr. Gera:

My firm represents Jivago, Inc. ("Jivago") of Beverly Hills, California in connection with its intellectual property matters, including trademarks. Jivago is the owner of the trademark JIVAGO for use in connection with cosmetics, namely men's and women's perfume. Jivago has registered its trademarks in the United States and throughout the world.

Jivago has learned that Perfume Network, Inc. has imported and offered for sale 30,528 bottles of perfume bearing counterfeit JIVAGO trademarks. These products were impounded and seized by the U.S. Customs and Border Protection Service as they were entering the United States. The items that your firm imported are unauthorized counterfeits and were made without our client's consent. Jivago has not agreed to permit you to sell such products or otherwise use its trademark. Your importation and sale of these counterfeit products constitutes trademark infringement and has caused substantial damage to Jivago. See 15 U.S.C. §§ 1114(1), 1125(a)(1)(A), 1124; and 19 U.S.C. § 1526(a). Mr. Gera is personally responsible for the damages caused to Jivago, because of his capacity as a central figure in the corporation and who authorized and approved the acts found to be an infringement. See, Polo Fashions, Inc. v. Craftex, Inc., 816 F.2d 145.

We hereby demand, on behalf of our client, that Perfume Network and Mr. Gera immediately take the following steps to remedy this matter: (1) agree to cease and desist from any future infringements of the JIVAGO mark and any other trademark owned by Jivago, (2) stipulate to the entry of a permanent injunction by the United States District Court for the Central District of California prohibiting future infringements; (3) provide to my firm the names, addresses, telephone numbers and any other relevant information relating to all persons

12/15/05 THU 17:33 FAX 310 557 1540

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Harry Gera Perfume Network, Inc. December 15, 2005 Page 2

and parties involved in the scheme to manufacture, import and distribute counterfeit JIVAGO products; (4) provide full, complete and unfettered cooperation to Jivago in its investigation of this matter (including, but not limited to, providing documents and testimony deemed necessary by Jivago); (5) account to Jivago for the profits that Perfume Network has received as a result of its infringement, and (6) reimburse our client for its legal fees and costs incurred in connection with this matter, in an amount to be determined.

Please have an appropriate representative of Perfume Network contact me within the next five (5) days to confirm your company's intention to comply with our client's demands. It is our hope that we will be able to resolve this matter quickly. If, however, you are not willing to respect our client's rights, then Jivago is prepared to take whatever steps are necessary to enforce its trademark and protect its reputation and goodwill. Such steps could include, for example, a lawsuit if Federal District Court for trademark infringement, unfair competition and violations of the Lanham Act, without further notice to you. Jivago would seek all remedies available to it in such a lawsuit, including attorneys fees, punitive and treble damages.

I look forward to your prompt response.

Sincerely,

Michael Hurey

KLEINBERG & LERNER, LLP

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**ECF** 

# **U.S. District Court** United States District Court for the Southern District of New York (Foley Square) CIVIL DOCKET FOR CASE #: 1:06-cv-14428-SAS

Jivago, Inc. v. Perfume Network, Inc. et al Assigned to: Judge Shira A. Scheindlin Cause: 15:1114 Trademark Infringement

Date Filed: 12/13/2006 Jury Demand: Plaintiff Nature of Suit: 840 Trademark Jurisdiction: Federal Ouestion

#### **Plaintiff**

Jivago, Inc.

### represented by Bernard Malina

Malina & Associates, P.C. 60 East 42nd Street Suite 501

New York, NY 10165 (212) 986-7410 Fax: (212) 983-8421

Email: bmalina@malinalaw.com

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

V.

#### Defendant

Perfume Network, Inc. a New York Corporation

# represented by Stanley Richard Goodman

Goodman & Saperstein

600 Old Country Road, Suite 333

Garden City, NY 11530 (516)-227-2100

Fax: (516)-228-8120 Email: gsesq600@aol.com ATTORNEY TO BE NOTICED

#### Defendant

Harry Gera an individual

# represented by Stanley Richard Goodman

(See above for address) LEAD ATTORNEY

ATTORNEY TO BE NOTICED

## Defendant

Saint-Gobain Desjon-Queres, Inc. a Delaware Corporation

#### represented by Brian W. Nolan

Morgan, Lewis and Bockius LLP (NY)

101 Park Avenue New York, NY 10178 212-309-6000 Fax: 212-309-6273

Email: bnolan@mwe.com LEAD ATTORNEY

## ATTORNEY TO BE NOTICED

Counter Claimant

Saint-Gobain Desjon-Queres, Inc.

a Delaware Corporation

represented by Brian W. Nolan

(See above for address) LEAD ATTORNEY

ATTORNEY TO BE NOTICED

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Counter Defendant

Jivago, Inc.

represented by Bernard Malina

(See above for address) LEAD ATTORNEY ATTORNEY TO BE NOTICED

Date Filed #		Docket Text				
12/13/2006	1	COMPLAINT against Perfume Network, Inc., Harry Gera, Saint-Gobain Desjon-Queres, Inc. (Filing Fee \$ 350.00, Receipt Number 600143)Document filed by Jivago, Inc.(jar,) (Entered: 12/14/2006)				
12/13/2006		SUMMONS ISSUED as to Perfume Network, Inc., Harry Gera, Saint-Gobain Desjon-Queres, Inc. (jar, ) (Entered: 12/14/2006)				
12/13/2006		Magistrate Judge Ronald L. Ellis is so designated. (jar, ) (Entered: 12/14/2006)				
12/13/2006		Case Designated ECF. (jar, ) (Entered: 12/14/2006)				
12/13/2006	2	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Jivago, Inc.(jar, ) (Entered: 12/14/2006)				
12/13/2006		Mailed notice to Commissioner of Patents and Trademarks to report the filing of this action. (jar, ) (Entered: 12/14/2006)				
01/31/2007	3	AFFIDAVIT OF SERVICE. Perfume Network, Inc. served on 1/18/2007, answer do 2/7/2007. Service was accepted by Harry Gera, Managing Agent. Document filed by Jivago, Inc (Malina, Bernard) (Entered: 01/31/2007)				
01/31/2007	4	AFFIDAVIT OF SERVICE. Harry Gera served on 1/18/2007, answer due 2/7/2007. Service was accepted by Harry Gera, Managing Agent. Document filed by Jivago, Inc (Malina, Bernard) (Entered: 01/31/2007)				
02/22/2007	<u>5</u>	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Perfume Network, Inc(Goodman, Stanley) (Entered: 02/22/2007)				
02/22/2007	<u>6</u>	ANSWER to Complaint. Document filed by Perfume Network, Inc(Goodman, Stanle (Entered: 02/22/2007)				
02/22/2007	7	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. No Corporate Parent. Document filed by Harry Gera.(Goodman, Stanley) (Entered: 02/22/2007)				
02/22/2007 8		ANSWER to Complaint. Document filed by Harry Gera.(Goodman, Stanley) (Entered: 02/22/2007)				

03/01/2007	9	AFFIDAVIT OF SERVICE. Saint-Gobain Desjon-Queres, Inc. served on 2/12/2007, answer due 3/5/2007. Service was accepted by Carol Vogt, Authorized Agent. Document filed by Jivago, Inc. (Malina, Bernard) (Entered: 03/01/2007)	
03/02/2007	10	NOTICE OF APPEARANCE by Brian W. Nolan on behalf of Saint-Gobain Desjon-Queres, Inc. (Nolan, Brian) (Entered: 03/02/2007)	
03/02/2007	11	RULE 7.1 CORPORATE DISCLOSURE STATEMENT. Identifying Saint-Gobain Desjonqueres, S.A. (a French Company) which is an indirect, wholly-owned subsidiary of Compagnie de Saint-Gobain, Paris, France, a publicly-held company as Corporate Parent. Document filed by Saint-Gobain Desjon-Queres, Inc(Nolan, Brian) (Entered: 03/02/2007)	
03/07/2007	12	STIPULATION AND ORDER Extending Defendant's Time to File its Answer, Saint-Gobain Desjon-Queres, Inc. answer due 3/7/2007. (Signed by Judge Shira A. Scheindlion 3/6/2007) (jmi) (Entered: 03/08/2007)	
NORTH AMERICA. INC. TO INTERVENE INTO THIS ACTI December 14, 2005, Saint Gobain Desjonqueres. Inc. filed with a certificate of Merger, which merged Saint Gobain Desjonqueres Corporation. With and into Saint Gobain Desjonqueres Manufac of Saint Saint Gobain Desjonqueres North America. Inc. a Corporation with the laws of the State of Delaware. The Certificate effective date of December 31, 2005. The State of New York des Desjonqueres. Inc.'s entity status as inactive. Pursuant to federal procedure 24(b). Saint Gobain Desjonqueres North America Inc.		STIPULATION AND ORDER ALLOWING SAINT-GOBAIN DESJONQUERES NORTH AMERICA. INC. TO INTERVENE INTO THIS ACTION: On or about December 14, 2005, Saint Gobain Desjonqueres. Inc. filed with the state of Delaware a certificate of Merger, which merged Saint Gobain Desjonqueres Inc. a Delaware Corporation. With and into Saint Gobain Desjonqueres Manufacturing under the name of Saint Saint Gobain Desjonqueres North America. Inc. a Corporation organized and existing under the laws of the State of Delaware. The Certificate of merger had an effective date of December 31, 2005. The State of New York designaates Saint Gobain Desjonqueres. Inc.'s entity status as inactive. Pursuant to federal Rules of Civil procedure 24(b). Saint Gobain Desjonqueres North America Inc. may intervene into this action. (Signed by Judge Shira A. Scheindlin on 3/19/07) (js) (Entered: 03/20/2007)	
03/20/2007	13	ANSWER to Complaint., COUNTERCLAIM against Jivago, Inc Document filed by Saint-Gobain Desjon-Queres, Inc(Nolan, Brian) (Entered: 03/20/2007)	

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